

1  
2 [Appearing Counsel on next page]  
3  
4  
5

**FILED**  
DISTRICT COURT OF GUAM  
JUN 16 2006  
MARY L.M. MORAN  
CLERK OF COURT

DISTRICT COURT OF GUAM  
TERRITORY OF GUAM

7  
8 JULIE BABAUTA SANTOS, *et. al.*,

Civil Case No. 04-00006

9 Petitioners,

10 -v-

11 FELIX P. CAMACHO, *et. al.*

12 Respondents.

**CERTIFICATE OF SERVICE**

13  
14 CHARMAINE R. TORRES, *et al.*,

Civil Case No. 04-00038

15 Plaintiffs,

16 -v-

17 GOVERNMENT OF GUAM, *et al.*,

18 Defendants.

19 MARY GRACE SIMPAO, *et al.*,

Civil Case No. 04-00049

20 Plaintiffs,

21 -v-

22 GOVERNMENT OF GUAM,

23 Defendant.

24 -v-

25 FELIX P. CAMACHO, Governor of Guam,

26 Intervenor-Defendant.

27  
28 **ORIGINAL**

1           **MICHAEL F. PHILLIPS, ESQ.**  
2           **PHILLIPS & BORDALLO, P.C.**  
3           410 West O'Brien Drive  
4           Hagåtña, Guam 96910  
5           Telephone (671) 477-2223  
6           Facsimile (671) 477-2329

7  
8           *Attorneys for Petitioner Julie Babauta Santos*  
9           *And Interim Class Counsel*

10           **IGNACIO C. AGUIGUI, ESQ.**  
11           **PETER C. PEREZ, ESQ.**  
12           **LUJAN AGUIGUI & PEREZ LLP**  
13           Pacific News Building, Suite 300  
14           238 Archbishop Flores Street  
15           Hagåtña, Guam 96910  
16           Telephone (671) 477-8064  
17           Facsimile (671) 477-5297

18           *Attorneys for Plaintiff Charmaine R. Torres*

19  
20  
21  
22  
23  
24  
25  
26  
27  
28

1 I, IGNACIO C. AGUIGUI, certify that I caused copies of the following:

2 1. Stipulation of the Santos and Torres Parties Pursuant to Section II(a)(i) of the May  
3 26, 2006 Class Action Settlement Agreement;

4 2. Motion of Julie Babauta Santos and Charmaine R. Torres for Leave to File Joint  
5 Petition for Declaratory and Injunctive Relief, and/or for Recovery of Earned Income Tax  
6 Credits, or in the Alternative for a Writ in the Nature of Mandamus; Memorandum of Points and  
7 Authorities in Support Thereof;

8 3. Notice of Dismissal of Claims Against Attorney General Douglas B. Moylan in  
9 civil Action No. 04-00038 or, in the Alternative, Motion to Dismiss Claims Against Attorney  
10 General Douglas B. Moylan in Civil Action No. 04-0038, Pursuant to Section II(a)(ii) of the May  
11 26, 2006 Class Action Settlement Agreement, and Memorandum of Points and Authorities in  
12 Support Thereof;

13 4. Motion for Attorneys' Fees and Costs Pursuant to Section II(a)(iv) of the May 26,  
14 2006 Class Action Settlement Agreement; Memorandum of Points and Authorities in Support  
15 Thereof; Statement Pursuant to Fed. R. Civ. P. 23(e)(2); and,

16 5. Joint Motion of the Santos and Torres Parties for Conditional Certification of the  
17 EIC Class for Settlement Purposes

18 To be served on the following individuals or entities on June 2, 2006 at the following  
19 addresses:

20  
21 Shannon Taitano, Esq.  
**Office of the Governor of Guam**  
22 Governor's Complex  
23 East Marine Corps Drive  
24 Adelup, Guam 96910

Rawlen M.T. Mantanona, Esq.  
**Cabot Mantanona LLP**  
25 BankPacific Building, 2<sup>nd</sup> Floor  
825 South Marine Corps Drive  
26 Tamuning, Guam 96913

27  
28 Rodney Jacob, Esq.  
**Calvo & Clark, LLP**  
655 S. Marine Corps Drive, Suite 202  
Tamuning, Guam 96913

Attorney General of Guam  
29 Douglas B. Moylan, Esq.  
**Office of the Attorney General**  
27 287 West O'Brien Drive  
Hagåtña, Guam 96910

1 Michael F. Phillips, Esq.  
2 **Phillips & Bordallo, P.C.**  
3 410 West O'Brien Drive  
Hagåtña, Guam 96910

1 Curtis C. Van de Veld, Esq.  
2 **Van de Veld, Shimizu, Canto & Fisher**  
3 Suite 101, De La Corte Building  
167 E. Marine Corps Drive  
Hagåtña, Guam 96910

4

5

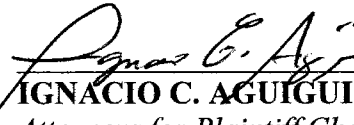
6 And on June 6, 2006, I caused a copy of the foregoing Amended Motion for Attorney's  
7 Fees and Costs Pursuant to Section II(a)(iv) of the May 26, 2006 Class Action Settlement  
8 Agreement; Memorandum of Points and Authorities in Support Thereof; Statement Pursuant to  
9 Fed. R. Civ. P. 23(e)(2) to be served on the same foregoing individuals or entities.

10 **RESPECTFULLY SUBMITTED THIS 6<sup>TH</sup> DAY OF JUNE, 2006.**

11

12 **LUJAN AGUILAR & PEREZ LLP**

13 By:

14   
**IGNACIO C. AGUILAR, ESQ.**

15 *Attorneys for Plaintiff Charmaine R. Torres*

16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28